

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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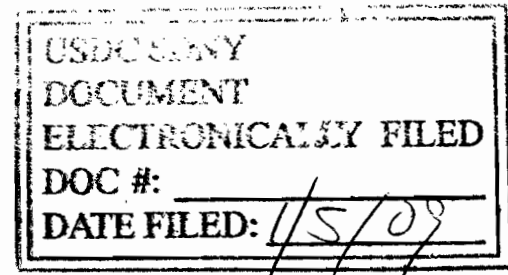
**IN RE METHYL TERTIARY BUTYL  
ETHER PRODUCTS LIABILITY  
LITIGATION**

Master File No. 1:00-1898  
MDL 1358 (SAS)  
M21-88

**This document pertains to:**

*New Jersey Department of Environmental  
Protection, et al. v. Atlantic Richfield Co., et  
al.*

Case No. 08-CV-00312



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**STIPULATION AND ORDER EXTENDING TIME FOR ROSEMORE INC. TO  
ANSWER OR OTHERWISE RESPOND TO COMPLAINT**

Whereas on or about September 24, 2008, Plaintiffs filed a Third Amended Complaint in this action;

In Re: Methyl Tertiary Butyl Ether ("MTBE") Products Liability Litigation

Doc. 2209

Whereas the undersigned parties had previously stipulated and agreed to extend the time to answer or otherwise respond to the Complaint until June 1, 2008, for Defendant Rosemore Inc. in order for the undersigned parties to complete their discussions regarding dismissing Rosemore Inc.;

Whereas the undersigned parties had previously stipulated and agreed to extend the time to answer or otherwise respond to the Complaint until August 1, 2008, for Defendant Rosemore Inc. in order for the undersigned parties to complete their discussions regarding dismissing Rosemore Inc.;

Whereas the undersigned parties had previously stipulated and agreed to extend the time to answer or otherwise respond to the Complaint until October 31, 2008, for Defendant Rosemore Inc. in order for the undersigned parties to complete their discussions regarding

dismissing Rosemore Inc.;

Whereas the undersigned parties had previously stipulated and agreed to extend the time to answer or otherwise respond to the Complaint until December 31, 2008, for Defendant Rosemore Inc. in order for the undersigned parties to complete their discussions regarding dismissing Rosemore Inc.;

Whereas the undersigned parties have continued those discussions, but need additional time to complete those discussions;

IT IS HEREBY STIPULATED by and between the undersigned counsel for Plaintiffs New Jersey Department of Environmental Protection, et al. and Defendant Rosemore Inc. as follows:

The time to answer or otherwise respond to the Complaint is hereby extended to and including March 31, 2009 for Rosemore Inc.

Dated: December 31, 2008

**BINGHAM McCUTCHEN LLP**

By: /s/ Ben M. Krowicki

Ben M. Krowicki (BK0640)  
One State Street  
Hartford, CT 06103-3178  
T: 860.240.2700  
F: 860.240.2818  
ben.krowicki@bingham.com

Evan J. Benanti (EB1202)  
Bingham McCutchen LLP  
One Federal Street  
Boston, MA 02110  
T: 617.951.8000  
F: 617.951.8736  
evan.benanti@bingham.com

Jessica S. Boar (JB5755)  
399 Park Avenue  
New York, NY 10022-4689

T: 212.705.7000  
F: 212.752.5378  
jessica.boar@bingham.com

*Attorneys for Rosemore Inc.*

**Anne Milgram**  
**Attorney General of New Jersey**

BY: /s/ Richard F. Engel  
Richard F. Engel  
Deputy Attorney General

**COHN, LIFLAND, PEARLMAN,  
HERRMANN & KNOPF, L.L.P.**

By: /s/ Leonard Z. Kaufmann  
Leonard Z. Kaufmann  
Park 80 Plaza West-One  
Saddle Brook, NJ 07663  
T: 201.845.9600  
F: 201.845.9423  
lzk@njlawfirm.com

*Attorney for Plaintiffs*

**IT IS SO ORDERED:**

Dated: 11/5/09



U.S.D.J.

**DECLARATION OF SERVICE**

I hereby declare under perjury of law that a true copy of the above **Stipulation and Order Extending Time for Rosemore Inc. to Answer or Otherwise Respond to Complaint** was served electronically via Lexis-Nexis File and Serve to plaintiffs' counsel and defense attorneys on the 31st day of December 2008.

/s/ Ben M. Krowicki